In The Court Of The United States Eastern District At Chattanoggs Tennessee

Louis W. Sparks,
Plaintiff

Cival Care ho Jury Demand

The United States.

Defendant Dept. of V.A. Regional Course Alvin York VA-Medica/Center V.A. Outpatient Clinic Rick Finger, Clinic Administrator 1:11-cV-/10 (Ollin/Carth

Complaint

Plaintiff is a resident of Bradley County, Texpessee. All V.A. health facilities and V.A. Regional Counsel are resident within jurisdiction of U.S. District Court at Chattanooga, Tennessee; whose jurisdictional addresses are as follow:

FILED

JUN 27 2011

Clerk, U. S. District Court Eastern District of Tennessee

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1. Dept of Veterans Affairs, Regional Coursel
Davidson County, Mashville, In
2. Alvin York V.A. Medical Center
Retherford County, Murfreesboro, In
3. V.A. Outbalient Clinic
Hamilton County, Chattanooga, In

Complaint and waiver of the service of summons mailed to-United States Attorney's Office 1110 Market street, Suite 301 Chattanooga, In 37402 Defendant: The United Water

Comes now Plaintiff, Louis W. Sparks and states the cause of action against United States and Dept. of Veterans Affairs, detendants as follow:

Plaintiff alleges conceilment, deceit, and fraud against U.S., and V.A. with medical majoractice; causing in juries to him. United Stafes and V.A. refusab to test, examine, diagnose, inform, and treat Plaintiff for his service connected combat related disabilities from Viet Mom in the sixtys, and has been an organing thing of U.S. and V.A since 1970 in Tennessee. When V.A did theat Plaintiff, it was for the wrong reason.

II Concealment, Deceit And Fraud

1. V.A. Rating Decision, Exhibit # 1: Contradicting statements made as follow:

Service medical remords of veteran's service (8/13/64 - forward) did not show hearing loss in left ear todate of 7/30/66.

Entrance examination for service commencing on 7/16/67 shows hearing loss of left ear (and a history of loss in left ear since child hoad. This information was conceiled.

2. V.A. Regional Commsel Rating Decision, Exhibit # 2: Service connection may be granted for disability resulting from disease or in jury incurred in or aggravated in line of auty and not the result of the veterans own willful misconduct. A nervous disorder manifort by neurotic symptoms which is considered zero percent disability.

Plaintiff's comments: "Zeno percent disabling."

V.A. refused to rote Plaintiff on service - connected disabilities.

This in formation was concealed from Plaintiff.

3. Social Security Administration Letters Exhibit #3: Seems to have relationship to item two (exhibit #2). S.S. states, (paragraph three) "However, because of the personal nature of medical information about an individual, you may wish to destroy these records after they have served their intended purpose?

Plaintitt's comments: "destroythese records"
V.A. has and yet, is concealing in formation from Plaintit,

V-A has refused to rate Plaintiff on service-connected disabilities. Plaintiff's Request to VA: inform him of above medical information. It is a so a request to United States, detendent

and to U.S. Social Socurity Administration.

who signed, attesting to some testimony; however, their names were blotted out. Evidently, they have some velationship to a person's character.

plaintiff regnests information regard what the individuals attested

fo.

Plaintiff alleges conceilment deceit and frond for above items. V.A. has refused to make Plaintiff for service-connected disabilities.

III Injuries

1. Memory Problems: coursed by medication V.A. gove withoutside effect warning. Also, V.A. forced drugs upon Plaintiff later.

2. Eye Injury: coursed by medications from Veterans hospital (Alvin York V.A. Medica/Center). V.A. did not document.

3. Facial and Stomach Injuries: caused by medications V.A. gave, and forced upon Plaintiff. No side effect warning was given. V.A. did not document:

4. Rash: around groin that it ches occasionally.

5. Soves: on scalp that itches to extremity giving townent and burn. Also, around section that observer acques 27 md watch dury magaze #: 4

5. Psychiatric Injury: Plaintiff cannot trust V.A. for any needed treatment. Reasons are as follow:

a. Concealment , deceitant fraud.

6. Refused to test, examine, diagnose, inform and treat for in juries, service connected.

c. Refusal to do the same in above for injuries V.A. inflicted

upon Plaintiff.

d. The injuries inflicted upon Plaintittly. V.A. health core providers.

e. Refusalto rate Plaintiff for service connected in juries, treat, and compensate since 1970 and rehabilitate.

Plaintiff now has P.T.SD (posttraumatic stress) caused by V.A. in addition to P.T.S.D. from Viet Nam, combat related; because of all above wrong doings: bearned of all the found in June 2011.

IV

The United States, V.A. were negligust for equising all the above injuries thing part of complaint. No side effect warning was given for any medications that V.A. gove Plaintiff and V.A. forced them on Plaintiff by form of injections, taking life.

United States, V.A. are responsible for Doteron-Plaintit's severe suffering. They caused the injuries as stated in third pant of complaint. Therefore, Plaint IT seeks future medical expenses for injuries as a vesult of detendants negligence. Plaintiff Is injuries are a preximate result of Veteram health care farilities, Alvin york V.A. Medical Center, V.A. Outpatient Clinic, and also V.A. Regional Counsel. Also, Plaintiff seeks relief of any expenses of private health care, should such be a Neged by U.S. and anyone else.

Plaint if also seeks recovery for loss of pasten joyment of life, past and future loss of income from business, real estate and its furnishings; all assets lost (fangibles, intangibles, personal cash and business cash), any place they are; all which are a proximate and direct result of defendants negligent and ill will conduct that harmed plaintiff through years of his life.

Wherefore, based upon all foregoing damages sought, for the above (of orementioned) injuries, Plaintiff seeks judgement against defendants, United States and Dept. of Veterans Affairs in the amount of \$10,000,000,000,000 [Ten Trillion).

Plaintiff requests all issues be tried formally, by a Jury.

Louis Wishes, Louis W. Sparks, Daint IF 132 Keiths treet, S.W. Apartment 102 Cleve long, Th 373/1 Phone: [423] 614-2340 dete: June 27, 2011